No 1185 for one share of the Capital gaid Company, dated December 14th, Certificate No. 1349 for six shares no 16 h 1858, said ce tificates having or mislati so that they can not be JAMES P. MOORE.

PRISE COURT-DUPLIN COUNTY. Stanford, Plaintiff, against Alexander Ron-ton. Defendants. APPEARING to the estisfaction of the et that the Defendant, Henry C. Hous a war kiv news aper, published in the il mington, N. C., once a week for six cas tyely, notifying him to appear be-Court of Duplin County, at D 1871, and answer the com mintiff, a copy of which, with the ordered to be mailed to bim at in the State of Georgia. ler my hand and seal of office at J D. SOUTHERLAND,

MODEL NEWSPAPER

cak S. Court, Duplin County, N. C. 31-6tch

Carolina Messenger, BLISHED EVERY FRIDAY.

AT GOLDSBORO, N. C. ROVED AND ENLARGED! APER OF THE PRESENT TIMES, ENDED FOR THE PROPLE NOW ON EARTH. ermers, Mechanics, Merchants, Proden, and all manuer of honest folks, ives, sons and daughters of all such. every new subscriber receives, as

handsome POCKET MAP of TH CAROLINA, containing also a sin every County throughout the orth Carolinian should be Without

this Map.

SENGER is pre-eminently a readable nterest-political, literary, social ecurate, comprising the whole circle siways rendered with spirit, that the paper has

arge, touches upon a great variety of sub- der. he alms to be a sale guide of public on all topics which engage public atten-VASSERS WANTED IN EVERY COUNTY.

JULIUS A. BONITZ,

GREATEST DISCOVERY OF THE AGE.



crefulla syphilis, Liver demplaint, oustipation, Chronic Sheumatism, ise so of the Kidneys and Bladder, and all Blood Impurities.

nified, in most cases health and happiness vil soon return. Dr. Fowler's Compound acts pecially upon the virus in the blood, causing time the disappearance of the hideous sores, id restoring the skin to a healthful appearance, e eye clear and sparkling, and the whole huan organization becomes healthy.

SYPHILIS.

all diseases which flesh is is heir to, none so much misery moral and physical, as philis. To all so afflicted we can truly say he remedy will help you. Two articles found y experience to be peculiarly efficacious for a disease are contained in this compound .-We ask you to try Dr. Fowler's Compound Exract, and by giving it a fair trial, it will cure

We speak with much confidence of Dr. Fowr's Compound, because we know what it is mposed of, and what it will do. We know Dr. wler well, who is a physician of known rete, standing second to none in the country, of ng experience, an honorable man, who, havng a reputation for character, as well as ourelves, would never allow a medicine to go bere the public without merit. And we say of is Compound, if taken according to directi ns, after a fair trial, it will do all we claim for it. We offer it as a new discovery, which it certainly is-a genuine article for Scrofulla, Syphilis, and all blood impurities; and knowing the gen inneress of it, as such we send it forth, saying. Go Heal the Suffering !"

PRICE, ONE DOLLAR PER BOTTLE. For sale by
BOCKOVER BROS., Sole Proprietors,
113 Liberty Street, New York City.

J. K. McILHENNY, Wholesele and Retail Druggist.

J. D. PEARSALL

HAVING QUALIFIED AS INSPECTOR OF Naval Stores, &c., respec fully offers his services to his friends and the public generally.

ROBERT C. JOHNSON,

INSPECTOR OF NAVAL STORES, COTTON, &c. WILMINGTON, N. C. OFFICE AT JOHN O. HEYER'S STORE would inform his friends and old customers that he has qualified as Inspector, and solicits

DAVIDSON COLLEGE, N. C.

THEY GIVEN THAT APPLICATION TO NEXT BESSION WILL BEGIN SEPTEM. BER 28th, 1871. Annua, Collegiate expenses him. The thieves were two white men, from \$200 to \$235. For Catalogue, or other in- and they made their way through Jones Editor of the Patriot formation, apply to REV. CHABLES PHILLIPS, D. D. and Onslow, or Duplin county.

Clerk of Faculty, Davideon College, N. C. 30-1mc1

NOTICE.

THE SUBSORIBER HAVING BEEN DULY qualified as Executrix of the last will and testament of Robert C. Johnson, deceased, hereby notifies all persons indebted to the said es- Eagle. tate to come forward and make payments; and all those having claims against the said estate to present them within the time prescribed by law, or this notice will be pleaded in bar of their MARGARET C. JOHNSON, Executrix.

A VOID QUACKS._A VICTIM OF EARLY indiscretion, causing nervous debility, pre-House in Kenaticulle on the 33th day mature decay, etc., having tried in vain every advertised remedy, has discovered a simple means of self-cure, which he will send free to his fellow-sufferers. J. H. TUTTLE, 78 Nassau St., New York City: jan 13

STATE NEWS.

The Revenue Cutter Stevens has been sent North from Newbern for repairs. Charlotte has its first new bale of cot-

Raleigh is to have a Prevention of Cruelty to Animals' Society. Greensboro' ships eleven hundred

pounds of dried blackberries in one week. The Greensboro Patriot man has been looking at a Patent Duplex Ventilated Gaiter. Twasn't on though.

Washington, N. C. the other day with an dir. and the time of holding Superior | accidental stroke of the bat on the head. Co!. John L. Bridgers shipped on Monday, the 21st inst, the first bale of new

cotton from Edgecombe. w in its 7th volume,) and, as | was placed in camp guard house Tuesday | ernment spy or pimp informed against or news, has always held the first evening, for some violation of military him, and this poor man with bonest intenuthern journals. Is news on regulations, and on Wednesday morning, tions was arrested and his property seized. when the prison door was opened to release him, he was found to be dead.

Mrs Susin Strayhorn, after eating a hearly dinner last Friday went in her room and 1 y down. Her daughter, who ESSENGER is tearless, trenchant, indomi- was sitting with her back to her, thought she heard per move and went to her and she was dear. The good old lady lost four its discussion to mere politics, it takes a sons in the late war. - Hillsboro' Recor-

The steamship Terry, so long under the tigives conspicuous prominence to State command of Capt. Chapin, has changed give a plain and impartial statement of Masters, and will be under the command of Capt. Salyer, formerly of the Louisa at the time, but from wholly reliable par-Office orders, wherever convenient, if Moore. This change is the result of a con- ties we get these facts, with respect to its clusion of the agents to put an additional origin, results, &c. : steamer on the line between here and New York for the Fall trade. The steamship tween Capt. R. E. Wilson and Mr. District selected for this purpose is the Zodiac, and Attorney Starbuck. Capt. Wilson had will be in command of Capt. Chapin, as- long felt aggrieved by Mr. Starbuck's persisted by Mr. Bearse, first officer. The sistent and repeated persecutions, and had new vessel will soon be running to this the previous evening called on him to port .- Newbern Times.

We learn that the house of Mr. John Rich, on South River, with a large amount of turpentine, wes destroyed by an incen. Sunday morning Capt. Wilson, accompandiary fire a few days since. The fire was set in the absence of the owner, and spread from the house and outbuildings to the adjacent woods, where turpentine in Forcler's Compound Extract, barrels ready for market was scattered about. Amount of loss unknown, but must be large, as Mr. Rich makes a large depot. On the way, Judge Brooks and crop of turpentine yearly .- Newbern Mr. Starbuck got in the omnibus. The

MEMORIAL CEREMONIES. - As a telegram son, Mr. W. Beard, Mr. Lueco Mitcheil, has been received that the remains of Mr. Larkins, U. S. D. Court Clerk, Mr. those gallant North Carolinians who fell Starbuck and Judge Brooks, and perhaps at Gettysburg had arrived in Baltimore one or two others. On arriving at the and would be shipped from that place on depot Capt. Wilson reminded Mr. Star-Tuesday evening last, it is probable that buck of his promise made on the previous the above-mentioned dis- they will arrive in this city on the freight evening to settle the old difficulty, when apound Extract is composed on the R. & G. R. R. this morning at 8 some words passed and finally blows. Then es known to Materia Medica. O'clock. If such is the case, the memorial were drawn in Mr. Beard, Mr. Larkin, all its ingredients, being ceremonies at the Cemetery will take place Mr. Mitchell and Judge Bnooks, respect known articles univer- at 4 o'clock this afternoon, and our citi- ively. There were very few persons at cians; each of which | zens will be notified by the ringing of the | the dedot, and consequently some of the what experience has various Church bells.—Raleigh Sentinel.

Having accepted the appointment of investigation, requiring Chief Marshal for the Fair to be held by so as to give the public a the North Carolina Agricultural Socity, at time article, which they can roly upon, and Raleigh, on the 17th, 18th, 19th and 20th less and dangerous Patent of October next, I hereby announce the believe thooling the country; and therefore following named gentlemen as my aids on

> Wm. P. Hill-Mecklenburg. John E. Crow-New Hanover. Wm. R. Capehart--Chowan. George Little-Halifax. James H. McKee-- Wake. Basil Manly-Wake. Furman Dowd-Wake. John M. Crenshaw-Wake. S. C. Pool-Wake. P. F. Pescud, Jr-Wake. Eugene Morehead-Guilford. W. W. Fleming-McDowell. James G. Kenan-Duplin. Phil. Sasser-Wayne. Geo. C. Battle-Edgecombe. Adolphus G. Moore-Alamance. Samuel Westray-Nash. John W. Blount-Beaufort. Other appointments will be published

heat and dust, he has been clearing the us. How humiliating the spectacle. unfinished business:

Cases tried Special Proceedings transferred to Clerk's Docket..... Cases continued for Plaintiffs..... Cases continued for Defendents . . .

Cases continued (not reached for trial), 248 posed of this number of cases. We learn of the comparants over to the reach that one-half of the litigate cases take appeals from Logan's decision and come free, is arbitrary and unjust. back to him. Say that one-third of the whole number of action and litigated cases arrest. He took part in an affra , he return, (and that is a low estimate,) we used an unlawful weapon, he is guil / and will have to add 11 years and 3 months is amenable to the offended law-n . matand 15 days to the above calculation .- | ter if he was about to start to his Court .-Judge Moore has then disposed of as Judges, jurors, members of Congress and to co-operate with us, without requiring them to much business in three weeks as Logan Legislators are protected against civil to compromise their former positions or could have got through with in 45 years processes, while on their way to duty; but and 2 months. This calculation is based suppose one of these while en route to his upon Logan's quick work, in his happiest place of business gets into an affray and moods; but if we make the estimate upon his average work, when surly and ill-grained, as in the last Court, it would take him ed, as in the last Court, it would take him and a this is not in favor of Judge. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. When we call on those here-laws with regard to such as in the last Court, it would take him favor of Judge. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice-laws, and a just system of taxation and expenditure. Two daughters, however, of Vice ed, as in the last Court, it would take him made in the laws with legald to start the last Court, it would take him made in the laws with legald to start the cases, are still living to fore opposed to us, to sacrifice their third in Boston. minutes and 59 seconds to accomplish the Brocks.

work done by Judge Moore in 3 weeks! the donkey-king ought to have a degree conferred upon him in the L. L., lest the K. K. make him an Honorary Member.

Southern Home.

Brooks, after the excitement under which the North are sending drummers into the conferred upon him in the L. L., lest the last war pet-knight" of the right sort.

Brooks, after the excitement under which the North are sending drummers into the Cape Fear, and I would advise you to South for "direct trade," and causing the lease the gentlemen whom he has placed the past. The old Federal party found lease the gentlemen whom he has placed the peninsula, and then Fort Fisher and and Louisville no little uneasiness."

Southern Home. As Moore has done so much for Logan our citizens, and it is believed that Judge

W. P. Stanton of Adams' Creek, in Cravern County had, on the night of Ang. the 9th, a fine horse and buggy stolen from

SLOW FREIGHT.—Some of our merchants complain of the great delay this week and last in forwarding corn from Portsmouth by railroad to Fayetteville. Large lots of corn, now in great demand, ordered a week or ten days ago, are still not coming or heard of.—Fayetteville

The barn of Geo. Eller, of Davidson county, was consumed by fire on last Thursday night, together with five horses, two wagons and two buggies, and a lot of g ain and provender. Loss about \$3,000. The fire is supposed to be the work of an

From a friend just from Oxford, we learn of a very amusing scene that took place there last week. One of the negro jurors was seen making tracks for the Virginia line; on being accosted as to whither he was going, replied that he was leaving the State as the jury would be hung the next day at 10 o'clock. "How high ish dat? '-Battleboro' Advance.

Mr. Geo. Jackson, a farmer in this vicinity, was arrested a few days ago by a United States officer, charged with distillinff brandy without a license. Mr. Jackson is a plain farmer and a peaceable, lawabiding man, when he knows what the laws are; and being like thousands of others. kept in profound ignorance of the exactions of the revenue laws of the U. S., got the impression from some one that the law allowed him to distill fruit without a A base baller killed a little negro in license, and this we believe, is true, as regards our State news, but he and his counsellors confounded the State law with that of the United States, and proceeded to convert his fruit into brandy so as to make a little money to pay his taxes, rath er than let the fruit rot on the ground .-A soldier at camp Russel, near Raleigh He no sooner commenced than some gov-Hillbero' Recorder.

> THE FIGHT AT THE DEPOT. -It is very rarely that we notice street fights, or common fist-enfis, but the fight that took place at our depot on last Sunday morning, in which the United States District Court Judge Brooks took part, demands an impartial notice at our hands There will be, no doubt, an attempt made to distort it into a Ku-Klux outrage, and for this reason we feel it to be our duty to facts concerning it. We were not present

There was an old gradge existing be-

bring about a settlement. This Mr. Starbuck refused; but told the Captain that he would attend to the matter the succeeding morning, (Sunday) at 8 o'clock. On ied by a friend, again called at Mr. Starbuck's room at the appointed hour, but found no one in. As it was known that Mr. Starbuck would leave on the Western train for Marion that morning, the Capt. entered the omnibus and proceeded to the party then consisted of Capt. R. E. Wilparties Mr. Starbuck, Mr. Larkin and Mr. Beard, were considerably bruised before they could be separated. Mr. Beard being severely hurt by the blows inflicted by Judge Brooks, who had furiously attacked him with his gold headed cane, which he broke into pieces-a great loss. It should be borne in mind that Judge Brooks was not struck, not a hand being uplifted against him, except to get him out of the way, notwithstanding his disgreceful at tack upon Mr. Beard. No one intended cost him a valuable cane and a gold stud

from his shirt collar. It will thus be seen that the whole affair aries? Or has timidity taken possession of

243 of his course in this matter. The Judge is a sworn officer of the law-a conserva- been completely controlled by the latitudi-28 tor and should not be a disturber of the parisn monopolists of New England as if 2 peace. To say the least, it was very undignified for him to take part in a street fight. Again, it is generally conceded, as this form in harmony with its title.

was merely an ordinary affray of which the

The whole matter is deeply deplored by

From the Washington (D C.) Patriot. LETTER FROM HON, T. L. CLINGMAN ASHEVILLE, N. C., August 18, 1871.

As our conversation was interrupted be fore its close, at your suggestion, I will proceed, as briefly as possible, to express the opinions entertained. While most persons admit that, in view of the altered Constitution of the country, some modification of its platform should be made by the Na ional Democratic party, there is in progress an earnest discussion as to the precise form it should take. The real difficulty seems to be as to what position the party ought to take with respect to the reconstruction acts, and the late amendments to the Constitution. Ought those measures to be denounced, or should they be accepted as accomplished facts? Many, who are willing to forego a declaration of hostility to them, are averse to endorsing | can " organization, adopted the name of them in any form.

While making a platform for the party, three essential things should be observed First, the principles laid down should in themselves be true; secondly, they should be such as fairly to indicate the line of division against opponents; thirdly, they should be sufficiently comprehensive to indicate the general policy on which the party in power would administer the Govern-

As the world was created in six days, so might the National Democracy in six words enunciate a platform po-sessing these reamnesty. I need not argue that these prin ciples are true in themselves.

the real dividing line between us and the best chance of success.

Republican party? anxious inquiry of thoughtful men is, evaded the burdens of the war, and have the army would elect to remain on shore. whether the Government is to be brought since its close become belligerent. I Admiral Porter says in his report of the

tariffs, and of a system of internal taxa- known to you. For nearly twenty years I ammunition, to be ready for another atcoming stronger day by day.

and of the numerous embezzling opera- Joseph E. Johnston, and paroled, in com- Admiral Porter had received instructions

when it is to fail on all a ike, no one will determination to accept and carry out in determined to attack. It is very true that wish it higher than the necessities of the good faith the reconstruction acts, and to he states in his letter to Secretary Wells, Government require. It is because that protect in all their rights the colored peo- dated January 21, 1865, "In a conversaunder a system as unequal as human in- ple. At the last session of our Legislature, tion with General Grant I expressly told genuity can make it, certain classes expect when passing an act to call a convention him that I wanted nothing to do with to make money out of the oppression of they expressly forbade the convention to General Butler." Notwithstanding this other, they clamor for high taxes to be interfere with any rights secured by the admission, it would be a very serious imposed. It is not difficult to frame a twelfth, fourteenth, and fifteenth amendating the first ascale of duties only half as high as are many of the present, which high as are many of the present high as a present which high as are many of the present high as a present which high a present wh would relieve the people and at the same order of things. time afford ample revenue to the Govern-

form will be happily solved. ished principles because it does not repeat States, or the other modes provided.

We ought rather to widen the ground, and will crown our efforts. afford opportunity for all patriotic men to

should we not set them the example by lindstrious courtships are the fashion in liberal action on our part?

Indstrious courtships are the fashion in defend Weitzel: "Weitzel, this is to be made another Mobile affair. The liberal action on our part? liberal action on our part?

with Great Britain, that it declined to run candidates for office. Its members combined with a portion of the Republicans, led by Mr. Clay, and in 1832, adopted the name of the National Republicans. They were, however, so signally beaten that they decided in the next contest to run no candidate. Hugh L. White, till then a strong supporter of Gen. Jackson, was brought ont as an independent candidate, and would probably have been elected, had not Gep. Harrison subsequently been started. The division thus created elected Mr. Van Buren, but the running of White caused Tennessee, North Carolina, Georgia and ing day. other States to be thrown into the opposition, and, at the succeeding election, cal- the 24th the fleet got under way and stood General Harrison. In 1852 General Scott porters, despairing of success in the next contest, after having failed in the "Ameri-Republicans, nominated a Democrat, and

In 1800 the Democratic party adopted just the opposite policy, at d in the contest four or five of these were fired from that gunboats opened fire on the strip of woods between Mr. Douglas and Mr. Buchanan and his other rivals, divided on an immaterial issue, instead of meeting the great fic battery. The Minnesota then took her to the troops and rendered every assistance one tendered by its opponents. As the Republican leaders had declared that there after getting the range, were fired with Brooklyn open her broad sides. The was an "irrepressible conflict," and that rapidity, while the Mohican, Colorado, and part slave," I then thought that the got to their stations, all firing to cover make their landing without further resis-Democracy ought to negative that declar- themselves while anchoring. By the last tence, but not until they sent a few shots ation, and, on this broad issue, to appeal of the large vessels anchored and got their whis ling through the rigging of the Ben quisites. They might declare for constitu-tional government, equal taxation, economy, to the country to decide whether the Union batteries into play, but one or two gons could longer be maintained on the same of the enemy were fired, this feu d'enfer

as the friends of constitutional govern-A declaration in favor of equal taxation ment may adopt. The standpoint from Economy is the opposite of the waste- individual action, and have not changed

Whether those amendments are really hand, seemed to have taken great precauto contain them. They had been ordered ment. When the greater portion of the parts of the Constitution, and if so, what tion that the entente cordials should be to remain outside the works during the taxes the people pay goes into the Trea- is their true meaning and scope, cannot maintained between the army and navy. - day and to return at night after the fire of sury, instead of three-fourths being paid be determined by any popular meeting. Admiral Porter, although the junior offito the manufacturers, and this money is but must be decided, as it has been always cer, sent his fleet captain to confer with fact. It seems to prove that there must economically used for constitutional pur- in the past, by the several departments of General Butler instead of going himself, any indignity to or wished to hurt the Judge, though his undignified temerity form will be be prize a special special of the General twice called upon the parapet of the fort without drawing prize spheres. If parts of the Constitution of the parapet of the fort without drawing prize spheres. It is not to be presumed that the Demo- tion, they are subject to be changed, connected with the expediton. How- with the other facts, clearly shows that cratic party has abandoned any of its cher either by a general convention of the ever, after the navy was once ready to there was a well-disciplined garrison with-

of America. it had been called the Federalist-Consoli- mands that no fair effort should be spared sand, which had fallen back to its place dation-Protectionist party! with a plat- to secure the co-operation of all friends of and refilled the breach s made by the proour free institutions, in an honest effort to jectiles. On Saturday morning, the 24th It is only necessary, that while renoun- restore a constitutional and equal admin- of December, General Butler was first in- opened on our skirmish line and fired cing no sound principle, we should make istration of the Government. There is too formed at Beaufort. N. C., that the pow-through the loopholes of the palisade.-It would have taken Judge (?) Logan 55 State Courts alone have Jurisdiction, that years, 10 months and 15 days to have dis
| State Courts alone have Jurisdiction, that the public much involved in the struggle to permit us der-boat had been exploded on the pre| State Courts alone have Jurisdiction, that the public much involved in the struggle to permit us der-boat had been exploded on the pre| State Courts alone have dis| State Courts alone have Jurisdiction, that the public much involved in the struggle to permit us der-boat had been exploded on the pre| State Courts alone have dis| State Courts alon years, 10 months and 15 days to have disposed of this number of cases. We learn of the combatants over to the Federal beautiful to consult the wishes of particular candi- vious night at about a quarter before two quarters. Department of Virginia and dates in the North or to gratify the feel closely of the combatants over to the Federal dates in the North or to gratify the feel closely dates in The Judge himself was not exempt from minute detail of opinions tends to excite ing to keep up a war of words. Should New Inlet between four and five P. M., in the navy ceased, because of darkness that divisions, and drive off good men, whose wise counsels prevail, and a judicious se- time to see the end of the first day's bom- the fort was fully manned again and openviews substantially accord with our own. lection of the candidate be made, success bardment. A staff officer was sent on ed with grape and canister upon our picket Very truly yours,

T. L. CLINGMAN.

The time has come when there should to be the last surviving child of any of the six o'clock, Sunday morning, General be an unit of the best men of the country, signers of the Declaration of Independupon Logan's quick work, in his happiest place of business gets into an aniay and to restore constitutional government, equal ence. Two daughters, however, of Vice-

From the Atlantic Monthly CAPTURE OF FORT FISHER.

preceded by the attempted explosion of transports had continued to arrive during

ling themselves Whigs, the party elected in, in line of battle. At 11.30 a. m. the signal was made to engage the forts, the monitors following. The firing from the was to badly beaten, that most of his sup- Ironsides leading, and the Monadnock, Canonicus, and Mahopac following. The this day than on the day before. It Ironsides took her position in the most beautiful and seamanlike manner, got her foxe the Flag Pond Battery was entirely In my judgment, it is not necessary that secured the co-operation of many Demo- the fort, which was firing at her with all by the naval brigade, under command of either of these courses should be taken. - crats, who would not have joined them as its guns, which did not seem numerous in Brigadier-General C. K Graham, to comwhat appeared to be seventeen guns; but this landing the Brooklyn and seventeen direction, and they were silenced almost just back of the beach which hid the encas soon as the Ironsides opened her terri- my from our view. They also sent boats the Uhion would not endure part free and the large vessels marked on the plan.

eral Butler dated the 26th of December, 1864 : "I have ordered the largest vessels time felt or expressed any regret for my The Secretary of the navy thought that it

commence, there seemed to be a de ire in the walls always ready to man the paratween Captain Wilson and Mr. District them. When one goes to dine with a Names are potential in party contests.— to push ahead, regardless of the army. friend, he is not supposed to have aban- The Republican party organized by Mr. The commanding officer of the navy bardment should end. The prisoners were attorney Starouck, and was simply an doned all his clothing except the suit J fferson, during the administration of seemed to say, "Here I am off Fort Fish-sent off on board the transports. While auray, and the parties to he amenable to the municipal and State laws for this breach he wears. Au army goes into battle Gen. Jackson. adopted the name of Demo er, all prepared to attack, and determined Curtis's brigade was preparing for the asmunicipal and State laws for this oreach of the peace. And why, we would most in light marching order, carrying only the togo on; I am going to take this fort my sault, some of of the men came upon a tion was preparing for the asor the peace. And why, we would most arm and ammunition it needs for the respectfully ask, were we not each and all arm and ammunition it needs for the self; if the army wants to participate in line of telegraph, the wires of which were respectfully ask, were we not each and all occasion. It is not necessary that our aristocratic character of most of the the glory that will attend the achievement, cut. They also captured a Rebel mailshould have been done at all hazards. Has platform should specify and the wrongful past republics. This designation was reshould have been done at all hazards. Has the power to keep the peace been taken between the power to keep the peace been taken between the power to keep the peace been taken between the power to keep the peace been taken between the peace between the p the power to keep the peace been taken presses can be trusted to hold them up to the name of Republicans. I have thought the name of Republicans. that they ought to have retained their enthe public gaze.

It may be urged that the President elect

It may be u MECKLENBEG Special Term.—Judge Moore has won golden opinions from the Moore has won golden opini Moore has won golden opinions from the bar and people by his ability, contesy, before he had advanced his skirmishers up bar and people by his ability, contesy, pearances, but throwup their commissions, impartiality and prompt dispatch of busi- and submit, at the advice of the timid, to impartiality and prompt dispatch of busi- and submit, at the advice of the timid, to the fort and found himself in position impartiality and prompt dispatch of business. During three weeks of intolerable whatever breaches of the peace may befall the country to consider whether it ought Our people generally entertain a high specifications. As to the party itself, that docket of the donkey-king of Rutherford. Our people generally entertain a high will be directed by the feeling and judgwe give a statement of the finished and regard for Judge Brooks, but they are will be directed by the feeling and judgvindicate its title to be regarded as the vindicate its title to be regarded as the regard for Judge Brooks, but they are will be directed by the reeling and judg-almost unanimous in their condemnation ment of the majority of its leading members. The present Republican party has genuine Democratic-Republican party ance of the fort, for it proved, on its capture, that the heavy shots had struck to Every consideration of public duty de- its sides and buried themselves in the board to confer with Admiral Porter, but line." It would have been temerity to he returned word that he was too much order a charge at this time. fatigued to give them audience, but would receive General Weitzel and Col. Com-Mrs. Commodore Barney was reported stock early in the morning. At half past Weitzel repaired on board the Malvern. with instructions from General Better to July 29th, a baby-farmer was convicted

character can, under ANY CIRCUMSTANCES, be these works will fall exactly as Fort Mor-

RATES OF ADVERTISING.

1 square, of 10 lines or less, for each and every

Special Notices will be charged \$2 00 per square

All Obituaries and private publications of every

No advertisement reflecting upon private

There were a number of captured block-

ade-runners in the fleet that had been fit-

ted up as gunboats. It had been thought

that these vessels might have been utilized

in this undertaking, but the Admiral decided otherwise, and the idea of making this another Mobile affair was abandoned.

Preparations were now made to recom-

mence the bombardment, and if possible

of December were in their proper posi-

tions off New Inlet. At about eight a. m. the navy formed in line of battle, the

to effect a landing of the troops. The

character are charged as advertisements.

for each and every insertion.

FIRST EXPEDITION,

The grand naval attack which had been the powder boat was made on the follow- the night, and by the morning of the 25th

Admiral Porter says: "At daylight on

Ironsides leading in the attack and the vessels was a great deal slower on was half past one in the afternoon besilenced, and arrangements were completed spring out, and opened deliberate fire on the northeast face, though we counted monce the landing of the troops. To cover the could. It was a grand sight to see the position in handsome style, and her guns, enemy did not seem to relish the fire, and soon retreated and allowed the army to

terms on which it had till then existed .- driving them all to their bomb proofs; ... in the vicinity of the Flag Pond Battery, By thus meeting what was the real issue the battle became general; ... such a tor- which was situated about three miles north On the second point, do they not indicate presented, they would clearly have had the rent of missiles were falling into and of Fort Fisher. Five hundred men of bursting over it | the fore | that it was im- | General Curtis's brigade of General The National Democracy, as a living, possible for any human being to stand Ames's division were the first troops The Republican leaders, while passing progressive organization, cannot ignore it. . . But when they all got into place and to land on the beach, General Curmany of their obnoxious measures, declared that they were acting outside of the Constitution. In other words, as that instrument gave no support to their sets, nessee, Virginia, and Missouri have, to at work at the guns five hours, and glad to from the decks of the transports. By the they were in themselves void. The very use the striking language of Mr. Greeley, fact that they deprived the Supreme Court by ordering the fools to the rear," mand 125, Report of the Committee on the of the right to pass upon the constitution terially improved their political condition. Conduct of the War.) The fire of the navy and nandsomely landed. Skirmishers ality of their acts, is virtually an admis- Those who went heartily into the war on this attack was as rapid as on any of were thrown out into the woods in front sich that they were unconstitutional. I on the Confederate side are generally not the following days. The navy must have to cover the disembarkation which conneed not specify the different acts, for the men who have had most to say on fired away about half of its ammunition on tinued to take place. Gen. Curtis immethey have, from time to time, been de- these points. Whatever discussion and this day, because, at the end of the bom. diately formed his brigade and marched nounced, not only by the leading Demo- clamor there has been in the South, has bardment on the 25th, Captain Breese told toward the fort along the sea beach. As cratic speakers, but also by many identi been chiefly made by persons who were General Weitzel that the navy had not this brigade approached Flag Pond Batfied with the Republican party. The not cordially with us, or who, at least, sufficient ammunition to continue in case very the garrison ran up the white flag of surrender. The troops pushed on rapidly through the sand, for they were naturally back to its true constitutional moorings, scarcely know an exception to this among bombardment of the 25th December, "As anxious to take the prisoners. However, or is it to be wasted on the waves of popu- the men who fought it out on the field - the ammunition gave out the versels retir- ere this could be effected a boat was sent I'm passions until it ultimately reaches They are ready to acquiesce in such action ed from action." And in a letter to Gen- ashorse and the garrison, to the number of sixty-five men, carried off on board of the Santiago de Cuba. Tue prisoners beis a condemnation of a dozen oppressive which I view the situation is, I presume, to proceed off Beaufort and hid up with longed to the 17th North Carolina Regiment, which regiment our troops had left tion as partial as it is vexatious, From have uniformly acted with the Democratic tack." It is apparent that the ammuni- in front of their lines near Richthe day on which the Republican party party, but, immediately upon the election tion used on the 24th of December con- mond, Va., before starting upon the came into power it has legislated syste. of Mr. Lincoln, I nrged North Carolina to tributed little to the objects of the ex- expedition. By the time Curtis's brimatically in favor of monopolies, and to secoed, and served steadily in the Confed pedition. The War and N vy Depart- gade had been landed and formed, it was enrich the few at the expense of the many. erate army till the close of the war. Hav- ments had determined that a combined quite evident that the surf was rapidly be-The desire to throw off the crushing sys- ing through the entire struggle done ex- attack of the two branches of the service coming heavier; already many boats were tem it has fastened on the country is be- actly what I thought right, I have at no was necessary for the reduction of the fort. was with the greatest dimwas not wise to even attempt the capture through the surr without becoming damfully profuse system of expenditures that my opinions as to the propriety of my con- of the fort without a co operating force of aged. Still the disembarkment continued. has so long prevailed throughout the land, duct. But when surrendered by General the army. It does not appear from whence By three o'clock a large number of the tions that have been brought to light .- mov, I think, with my fellow soldiers, I to make the purely naval attack on the ing through the surf to the shore or in at-Besides expenditures for objects outside regarded it as my duty to submit 24th. Suppose Gen. Butler had returned tempting to return through it to the ships. of the Constitution, it has been declared to such terms as the conqueror might to Fortress Monroe without making an Although by repeated efforts many were by Republicans in high position that near- impose. Though these terms might effort in the direction of the object of the righted, still some of them were hopelessly half the money levied from the people seem hard, or inconsistent with pre- expedition, would it not have been the ly lost. One boat was so suddenly overis restrained fraudulently by the officials. vious declarations, yet, being no longer duty of Admiral Porter to postpone his turned that a number of men were caught Amnesty implies that the war has end- able to fight, as honorable men, nothing attack until he had the necessary co-opera- under it. It was some time before they ed; that we should have peace, and that was left us but acquie cence. Hence, on ting army force near the scane of operathe citizens of all of the United States the passage of the first of the reconstructions and ready to land? What would three o'clock reached the shore without should be allowed to choose their ablest | tion acts, I wrote to Governor Worth, and | the country have said if Gen. Butler, while getting a thorough drenching. The men and best men to fill public positions.

In the third place, these principles suffi
The failure of himself and during the first days of beautiful weather ciently indicate the general policy to be his political friends to a lopt that course which preceded the storm, had de-done in or carried out by the party in power. Let has brought much suffering on the State, termined to take advantage of it and the still rapady rising surf. By the Herall its enactments be within the limits pre- Last year I expressed a similar opinion, attack? The navy had no more cutean efforts of all, the most of Pennyscribed by the Constitution, and the coun-try will breathe more freely again. Equal ing themselves Conservatives, issued an taxation will never be oppre-sive, because, address, declaring in emphatic terms their the navy. Still, the Admiral says that he mean time had been pushed up to the attack. The sand being very deep, the marching was necessarily slow. It was an utter impossibility to march the men on On its way up to the fort General Curtis's brigade captured a battalion of North

stronghold. General Butler, on the other a suffic ent number of bomb-proofs there the navy had ceased. This an important have been a garrison large enough to man pet and palicade as soon as as the bom-Immediately upon the cessation of the fire of the navy, the garrison of the fort remanned the works and the palisade. The land front had only two of its guns disabled, and the fort was "substantially uninjured as a defensive work. The enemy

TO BE CONTINUED.

At the assizes of Manchester, England,

Something may be learned by adverting his little season of courtship, helped the navy will run some of their vessels into the North are sending drummers into the